SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS						
THIS IS A DEED OF TRUST made this		31, 199		by and betwee		
Gerald Casper and Carolyn C	asper husb	and and	wife a	as joint	tenants	· · · · · · · · · · · · · · · · · · ·
Trustor, to STEWART TITLE of Douglas County, a Nevada Corporati	on, Trustee for Q. M	1. CORPORAT	ΓΙΟΝ, a Neva	ada Corporation	, Beneficiary.	
	WITNES	SETH:				
That the Trustor does hereby grant, bargain, sell and convey unto		wer of sale all t	hat certain p	roperty situated	in Douglas Coun	ty, Nevada as follows: (Se
Exhibit "A" attached hereto and incorporated herein by this reference, AND ALSO all the estate, interest, and other claim, in law and in	equity, which the Tr					
tenements, hereditaments and appurtenances thereunto belonging to property, subject to the rights and authority conferred upon Beneficiar FOR THE PURPOSE OF SECURING:	y hereinafter set for					iues and profits of said re
FIRST: Payment of an indebtedness in the sum of \$ thereon, according to the terms of said Promissory Note, which Promiss	091.00	nce made a na	evidenced b	y a Promissory	Note of even d	late herewith, with intere
to the order of Beneficiary and any and all modifications, extensions a SECOND: Payment of such additional sums with interest thereof the Promissory Note or Notes of Trustor, and payments of any monies a of Trust, and payment of all indebtedness of the Trustor to the Beneficiary or to the Trustee which may and performance of every obligation, covenant, promise or agreement simultaneously with this Deed of Trust. THIRD: The expenses and costs incurred or paid by Benefic liabilities of Trustor hereunder, including, but not limited to attorney's features.	and renewals thereon as may be hereal advanced or paid ou ciary or to the Trustray exist or be contracted therein or the contained herein or the contained or the contained herein or the contained he	If. Iter loaned by I I by Beneficiar ee to or for Tru ted for during I contained in ar	Beneficiary to yor by the Toustor pursua the life of this my Promisson perforcement	o Trustor as add rustee to or for T nt to the provision instrument, with ny Note or Notes of the rights and	itional advances rustor pursuant to ons of this Deed of interest, and also secured hereby, d remedies of Ber	under this Deed of Trust I o the provisions of this Dee of Trust, and payment of a o as security for the payme or any agreement execute neficiary and the duties ar
or Trustee in performing for Trustor's account any obligations of Trust				ses lees, collec	aion costs and ex	penses paid by Benericia
AND TH 1. Annually, Trustor agrees to cause to be delivered to Beneficiary by THE RIDGE SIERRA PROPERTY OWNERS ASSOCIATION with 2. Trustor promises and agrees that if default be made in the pay Promissory Note secured hereby, or in the performance of any of the coassignment for the benefit of creditors; or if a petition in bankruptcy is or other debtor relief provided for by the bankruptcy act; OR IF THE TTITLE TO THE ABOVE DESCRIBED PREMISES IN ANY MANNER OF OTHERWISE; EXCEPT BY DESCENT OR DEVISE; then upon the hobigations secured hereby immediately due and payable without dema a notice of such breach or default and elect to cause said property to 3. The following covenants, Nos. 2, 3 (interest (18%), 4, 5, 6 (reas covenants and provisions contained herein, are hereby adopted and r. The rights and remedies hereby granted shall not exclude any shall be concurrent and cumulative. 5. The benefits of the covenants, terms, conditions and agreem successors and assignees of the parties hereto and the Beneficiary he 6. Wherever used, the singular number shall include the plural, it shall include any payee of the indebtedness hereby secured or any traction of the property, reserving unto Trustor the right, prior to a hereunder, to collect and retain such rents, issues and profits as they be or by agent or by a receiver to be appointed by a court, and without regar of said property or any part thereof, in his own name sue or otherwise and expenses of operation and collection, including reasonable attorn entering upon and taking possession of said property, the collection of hereunder or invalidate any act done pursuant to such notice. 8. The trusts created hereby are irrevocable by the Trustor. 9. Beneficiary hereby agrees that in the event of default under the of Trustor shall be limited to all monies paid to date of the return of Ex 10. This Deed of Trust may not be assumed without prior written convection of an assumption agreement. IN WITNESS WHEREOF, the Trustor has executed this Deed of T	copies of paid receiment when due of a weenants, promises of filed by or against it RUSTOR SHALL SER WAY, WHETHER and or notice, irresponded a part of this Eother rights or remembers herein containered, and the singular ansferee thereof with a Beneficiary the right of default by Trusto ecome due and payad to lite a declaration of the singular ansferee thereof with a Beneficiary the right of the adequacy of collect such rents, issues a terms of this Deed hibit "A" real properties of the Beneficiary. Ince form and statentic filed by the service of the such and statentic filed by the service of the servic	ent of Beneficial ipts. In y installment or agreements he Trustor, or in ELL, TRANSFE VOLUNTARIL such event, the pective of the reindebtedness es in the sum of Deed of Trust. In the dies granted benefit and the use ether by operant, power and arrin payment of able. Upon any fany such secus and profits and or of Trust and upy and that no Should Benefit nerts of acknowledges.	ary a certified tof principal contained hid a proceeding. The proceeding of the percenty law, and all ue to, and the of any gende attion of law cauthority during of the individual for the proceeding of the percenty law, and all ue to, and the of any gende attion of law cauthority during of the individual for the individual for the application on the return deficiency juciary not decowledgments.	or interest, or of erein; or if the Tring be voluntarily IECATE, EXCH LUNTARILY, With at its option, many expressed the tions secured het [10%]), 8 and 9 if rights and remine obligations the er shall include a protection of the continuate deness secured to the erein of the erei	bligation in accordustor becomes in or involuntarily in ANGE OR OTHE HETHER BY THE ay declare all Privation, and Benefic ereby. Tof NRS 107.030, edies granted here in a ce of these trusts in hereby or in per y at any time with by secured, enter and unpaid, and the other as Benefic eresaid, shall not the Exhibit "A" reagainst the Trusts against the Trusts against the Trusts and unpaid.	dance with the terms of artisolvent or makes a gener instituted for reorganization. RWISE BE DIVESTED COMMISSORY NOTES, sums artisary or Trustee may recommend the heirs, representative and the term "Benefician is to collect the rents, issue of the heirs, representative in and the term "Benefician is to collect the rents, issue of any obligation out notice, either in person or upon and take possession apply the same less costificiary may determine. The officiary may determine the officer or waive any defaute and property that the liability.
STATE OF NEVADA, County of		70.10				
on the hon, oddiny or		TRUS	IOR:	11,		
On		/ Y.S	Dud	Cupes		
personally appeared before me, a Notary Public,			erald C	aspør ~ Carl	597	9
		Ca	rolyff	<u>~ Casu</u> Casper ■	333	3
Personally known or proved to me to be the persons whose names are						
subscribed to the above instrument, who acknowledged that they exec	cuted					
the same for the purposes therein stated.			·	 		
Signature						•
(Notary Public)					·	
•••••••••••••••••••••••••••••••••••••••						
	If executed by a	Cornoration 1	the Corporat	ion Form of Ack	nowledgement m	wat ne was i
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:	Title Order No.					
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:	Escrow or Loan	No. <u>02-</u>	009-14-	-03		
WHEN RECORDED MAIL TO:	SPACE BELOW TH	HIS LINE FOR R	ECORDERS	JSE ONLY		
:						

STATE OF NEVADA COUNTY OF DOUGLAS WASHOE

	On July 31, 1996, 1996 Robert Meltzer	
	On <u>July 31, 1996</u> , 1996 Robert Meltzer	
	personally appeared before me, whom I know personally to be the person who sign	med this
	certificate while under oath, being sworn by me, and swears that he/she-was pres	ent and
	saw	
:		*
	Alguar Conta	
	Gerald Casper	<u> </u>
• ,	Carolyn Caroes,	
	Carolyn Casper	
	sign the attached document and that it is their signature.	
	Robert Meltzer	
	dolung May 261	
	- Jessey 1.18 - C.	
	Signed and sworn to before me by Robert Meltzer ,	Al.i.
Pur L =		this
ugust 3	Sat Guly 3/st 1996	
	Josephine Towerett	
	Notary Public	
<u> </u>		
	JOSEPHINE LEVERETT	
	Notary Public - State of Nevada	
/ /\	Appointment Recorded in Washne County Seal	
į, į	MY APPOINTMENT EXPIRES AUG. 2, 1999	
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404458

BK0197PG1268

A timeshare estate comprised of:

PARCEL 1:

An undivided 1/51st interest in and to that certain condominium estate described as follows:

- (a) An undivided 1/8th interest as tenants in common, in and to the Common Area of Lot 3 of Tahoe Village Unit No. 3, as shown on the map recorded December 27, 1983, as Document No. 93408, Official Records of Douglas County, State of Nevada, and as said Common Area is shown on the Record of Survey of boundary line adjustment map recorded April 21, 1986, as Document No. 133713, Official Records of Douglas County, State of Nevada.
- (b) Unit No. A1 as shown and defined on said condominium map recorded as Document No. 93408, Official Records of Douglas County, State of Nevada.

PARCEL 2:

A non-exclusive easement for ingress and egress for use and enjoyment and incidental purposes over, on and through the Common Areas as set forth in said condominium map recorded as Document No. 93408, Official Records of Douglas County, State of Nevada, and as said Common Area is shown on the Record of Survey of boundary line adjustment map recorded as Document No. 133713, Official Records of Douglas County, State of Nevada.

PARCEL 3:

An exclusive right to the use of a condominium unit and the non-exclusive right to use the real property referred to in subparagraph (a) of Parcel 1, and Parcel 2 above, during one "Use Week" within the prime "use season" as that term is defined in the Second Amended and Restated Declaration of Time Share Covenants, Conditions and Restrictions for The Ridge Sierra recorded as Document No. 183661, and as Amended by that certain Addendum recorded as Document No. 184444, Official Records, Douglas County, State of Nevada (the "CC&R's"). The above-described exclusive and non-exclusive rights may be applied to any available unit in The Ridge Sierra project during said "use week" in the above-referenced "use season" as more fully set forth in the CC&R's.

A portion of APN 42-230-09

REQUESTED BY

Stewart Title of Douglas County

IN OFFICIAL RECORDS OF DOUGLAS CO. NEVADA

'97 JAN 13 A10:01

LINDA SLATER

ORECORDER

PAID KO DEPUTY

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